

USDC SDNY  
DOCUMENT  
ELECTRONICALLY FILED  
DOC #:  
DATE FILED: 6/2/08

THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF NEW YORK

-----X  
NADIM KHOURI KLINK, an individual, :  
and PC DESIGN SARL, a foreign business :  
entity, :  
Plaintiffs, :

v. :

M&H PERFUMES, INC., A New York :  
corporation, d/b/a M & H PERFUMES d/b/a :  
SHALIMAR PERFUMES, INC., N. TILANI :  
FRAGRANCES, INC., a New York Corporation, :  
d/b/a N. TILANI FRAGRANCE; AKB :  
PERFUME, INC., a New York corporation, d/b/a :  
AKB PERFUME d/b/a TOP QUALITY :  
PRODUCTS; TOP QUALITY PRODUCTS, :  
INC., a New York corporation, d/b/a TOP :  
QUALITY PRODUCTS d/b/a AKB PERFUME; :  
**METRO PERFUME, INC., a New York** :  
**Corporation, d/b/a METRO PERFUME;** :  
ORKAY ENTERPRISES, INC., a New York :  
corporation, d/b/a ORKAY ENTERPRISES; :  
G.N. PERFUMES, INC., a New York corporation :  
d/b/a G.N. PERFUMES; TK PERFUMES, INC., :  
a New York corporation, d/b/a TK PERFUMES; :  
UNITED PERFUME, INC., a business of :  
unkown status; R.J. PERFUME & GARMENTS, :  
INC., a New York corporation :  
and DOES 1-5 and 8-10, :

Defendants. :  
-----X

**TO BE FILED UNDER SEAL**

Docket #: 08-cv-4243 (TPG)

Stipulation Enlarging Time for  
defendant METRO PERFUME,  
INC. to Plead and/or Answer

Whereas, on May 13, 2008, defendant, Metro Perfume, Inc ("Metro"), one of the herein defendants, was served with a copy of the Summons and Complaint in this action; and

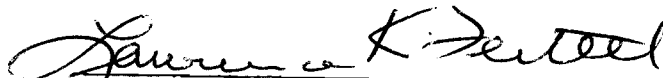
Whereas, on May 16, 2008, Metro was served with a copy of the Amended Complaint.

Wherefore, it is hereby stipulated between plaintiffs, Nadim Khouri Klink and PC Design SARL and Metro, subject to the approval of this Court, as follows:

- 1) That Metro's time to answer or otherwise move in response to the Amended Complaint is hereby extended thirty (30) days to and including July 7, 2008;
- 2) that Metro agrees to waive all objections and defenses relating to this Court's jurisdiction over Metro; and
- 3) this stipulation is only between plaintiffs and Metro and does not extend the remaining herein defendants' time to respond to the Amended Complaint in the time provided by the Federal Rules of Civil Procedure.

This stipulation is entered into to afford the defendant **METRO PERFUME, INC.**, adequate time to fulfill its discovery disclosure obligations under the 'Stipulated Consent, Preliminary Injunction, and Order Confirming Seizure', executed by defendant **METRO PERFUME, INC.**, and 'so-ordered' by this Court on May 19, 2008; and to discuss the possibility of the settlement of the instant case.

Dated: 5-29-, 2008  
New York, NY



LAWRENCE K. FEITELL (LF 7152)

225 Broadway, Ste. 2020

New York, NY 10007

Tel: (212) 571-5710

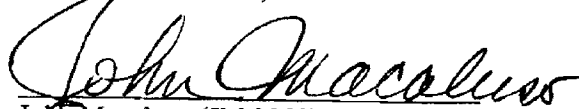
Fax: (212) 571-5711

E-mail: LKFJuris@earthlink.net

Attorney for defendant

METRO PERFUME, INC.

Dated: 5/29, 2008



John Macaluso (JM 2058)

Gibney, Anthony & Flaherty, LLP

665 Fifth Avenue

New York, New York 10022

Tel: (212) 688-5151

Fax: (212) 688-8315

E-mail: jmacaluso@gibney.com

Attorney for plaintiffs

Nadim Khouri Klink &

PC Design Sarl

So ordered  
Thomas P. Griesa  
SDJ 5/30/08